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DATE MAILED: 06/12/2006

APPLICATION NO.	APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/605,388	-	09/26/2003	Greg E. Gauthier	81044211/202-0585	2387		
28395	7590	06/12/2006		EXAM	EXAMINER		
BROOKS F		AN P.C./FGTL	TSO, ED	TSO, EDWARD H			
22ND FLOC			ART UNIT	PAPER NUMBER			
SOUTHFIE	LD, MI	48075-1238	2838				

Please find below and/or attached an Office communication concerning this application or proceeding.

·		Applicati	on No.	Applicant(s)					
Office Action Summary			88	GAUTHIER ET AL.					
				Art Unit					
			. Tso	2838					
The I Period for Repl	MAILING DATE of this communication y	appears on th	e cover sheet with the c	orrespondence ac	ldress				
WHICHEVE - Extensions of the after SIX (6) M - If NO period for Failure to reply Any reply received.	NED STATUTORY PERIOD FOR RE R IS LONGER, FROM THE MAILING ime may be available under the provisions of 37 CFI ONTHS from the mailing date of this communication or reply is specified above, the maximum statutory pe within the set or extended period for reply will, by st ved by the Office later than three months after the m term adjustment. See 37 CFR 1.704(b).	DATE OF TI R 1.136(a). In no ever riod will apply and watute, cause the app	HIS COMMUNICATION ent, however, may a reply be timil expire SIX (6) MONTHS from slication to become ABANDONE:	N. nely filed the mailing date of this c D (35 U.S.C. § 133).					
Status									
1)⊠ Respo	nsive to communication(s) filed on 1	7 March 2006							
•	This action is FINAL . 2b) This action is non-final.								
·	this application is in condition for allo			secution as to the	e merits is				
•—	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposition of (Claims								
4)⊠ Claim	4) Claim(s) 1-22 is/are pending in the application.								
4a) Of	4a) Of the above claim(s) is/are withdrawn from consideration.								
5) Claim	5) Claim(s) is/are allowed.								
·	⊠ Claim(s) <u>1-22</u> is/are rejected.								
•	(s) is/are objected to.								
	(s) are subject to restriction ar	d/or election i	equirement.						
Application Pa	pers								
	ecification is objected to by the Exan	inor							
· · · · · · · · · · · · · · · · · · ·	awing(s) filed on is/are: a)		Objected to by the F	Evaminer					
, —-									
• •	ant may not request that any objection to	- · ·	· · · · · · · · · · · · · · · · · · ·		ED 1 101/d\				
	ement drawing sheet(s) including the co	•	- · · ·						
ii) ine oa	th or declaration is objected to by the	e Examiner. IN	ole the attached Office	Action of form P	10-132.				
Priority under 3	35 U.S.C. § 119				•				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
Attachment(s)	erences Cited (PTO-892)		4) Interview Summary	(PTO-413)					
	erences Cited (P10-692) ftsperson's Patent Drawing Review (PT0-948		Paper No(s)/Mail Da	ate					
3) 🔲 Information D	isclosure Statement(s) (PTO-1449 or PTO/SE Aail Date		5) Notice of Informal P 6) Other:	atent Application (PT	O-152)				

DETAILED ACTION

Specification

The amendment filed 3/17/06 is objected to under 35 U.S.C. 132(a) because it introduces new matter into the disclosure. 35 U.S.C. 132(a) states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is as follows: all the amendment to change the term "precharge" to -prestart--. It is confusing since it implies the terms were interchangeable.

Applicant is required to cancel the new matter in the reply to this Office Action.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-22 are rejected under 35 U.S.C. 102(b) as being anticipated by Nishimura et al. (US 6,313,546). The reference discloses a power supply assembly for a vehicle having, inter alia, a high and a low voltage bus (10, 11), a dc converter (12), contactors (8, 14), high voltage cells (15) and low voltage cells (16). During start-up, energy is transferred from the high voltage bus to the low voltage bus thru the

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converter. High voltage cells and low voltage cells are being recharged during precharging of the buses. See column 3, line 15 to column 4, line 50. Switches (8, 14) or contactors are used to isolate the buses. See column 4, lines 60-65. See figure 2.

Response to Arguments

Applicant's arguments filed 3/17/06 have been fully considered but they are not persuasive. Applicant seems to interchanging the meaning of the term "prestart" and "precharge" in the amendment to the specification. The drawings of figure 2 shows all the claimed steps are done after initiating the precharging 82 and before ending the prestart process 110. Moreover, there is no step between the start 106 and stop of prestart 110. Therefore the claimed steps are done during precharge (prestart?). Moreover claim 22 seems to confirm this algorithm.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication should be directed to the Examiner at the below-listed number on every Tuesday, Thursday and Saturday.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Karl Easthom, can be reached at (571) 272-1989 on Monday-Thursday.

Any inquiry of a general nature or relating to the status of this application should be directed to the receptionist at (571) 272-2800, Monday-Friday, 8:30am to 5:00pm, EST.

By:

EDWARD H TSO Primary Examiner (571) 272-2087

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